IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

SPACETIME3D, INC.	Civil Action No. 1:23-cv-00553-ADA
Plaintiff,	JURY TRIAL DEMANDED
v.	
APPLE INC.	
Defendant	

SECOND AMENDED NOTICE OF SECOND AGREED EXTENSION TO CERTAIN PRETRIAL SCHEDULING ORDER DEADLINES

TO THE HONORABLE JUDGE:

Pursuant to the Court's Amended Standing Order Regarding Joint or Unopposed Request to Change Deadlines dated March 7, 2022, Defendant Apple Inc. ("Apple") hereby provides notice that the parties have agreed to extensions of certain pretrial deadlines as reflected in the corrected **Exhibit A**, attached. Plaintiff SpaceTime3D, Inc. ("SpaceTime") consents to this request.

- 1. Under these extensions, the parties Daubert and dispositive motion briefing will be complete five-and-one-half weeks prior to the scheduled pretrial conference, which remains unchanged.
- 2. Apple affirms that this is an agreed request to change deadlines and that SpaceTime joins in and agrees to this request.
- 3. Apple affirms that these extensions do not change the date of any hearing, trial or other Court date.
- 4. Apple affirms that these extensions do not extend any deadline of a final submission that affects the Court's ability to hold a scheduled hearing, trial, or Court event.

Dated: January 13, 2024.

/s/ Max L. Tribble, Jr.

Max L. Tribble, Jr. – Lead Counsel Texas State Bar No. 20213950 Meng Xi

California State Bar No. 280099

Adam Tisdall

Texas State Bar No. 24106885

SUSMAN GODFREY, L.L.P.

1000 Louisiana Street, Suite 5100

Houston, Texas 77002 Telephone: (713) 651-9366 Facsimile: (713) 654-6666 mtribble@susmangodfrey.com mxi@susmangodfrey.com

atisdall@susmangodfrey.com

Matthew R. Berry

Washington State Bar No. 37364

Floyd G. Short

Washington State Bar No. 37364

SUSMAN GODFREY, L.L.P.

401 Union Street, Suite 3000 Seattle, Washington 98101

Telephone: (206) 516-3880

Facsimile: (206) 516-3883

mberry@susmangodfrey.com

Y. Gloria Park

New York Bar No. 5477047

SUSMAN GODFREY, L.L.P.

1301 Ave. of the Americas, 32nd Fl. New York, New York 10019-6023

Telephone: (212) 336-8330

Facsimile: (212) 336-8340

gpark@susmangodfrey.com

Robert Christopher Bunt

Texas State Bar No. 00787165

Charles Ainsworth

State Bar No. 00783521

PARKER, BUNT & AINSWORTH, P.C.

100 E. Ferguson Suite 418

/s/ Steven J. Wingard

Brian Rosenthal

Katherine Q. Dominguez

Allen Kathir (pro hac vice)

Gibson, Dunn & Crutcher LLP

200 Park Avenue

New York, New York 10166

Tel: (212) 351-4000

Fax: (212) 716-0839

Email: brosenthal@gibsondunn.com

Email: kdominguez@gibsondunn.com

Email: akathir@gibsondunn.com

Neema Jalali (pro hac vice)

Gibson, Dunn & Crutcher LLP

555 Mission Street, Suite 3000

San Francisco, CA 94105-0921

Tel: (415) 393-8200

Fax: (415) 374-8409

Email: njalali@gibsondunn.com

Wendy W. Cai (pro hac vice)

Gibson, Dunn & Crutcher LLP

1050 Connecticut Avenue, N.W.

Washington, DC 20036-5306

Tel: (202) 955-8295

Fax: (202) 831-6106

Email: wcai@gibsondunn.com

Steven J. Wingard

Texas Bar No. 00788694

Robert ("Robby") P. Earle

Texas Bar No. 24124566

Stephen L. Burbank

Texas Bar No. 24106972

SCOTT DOUGLASS &

MCCONNICO LLP

303 Colorado Street, Suite 2400

Austin, Texas 78701

Telephone: 512.495.6300

Facsimile: 512.495.6399

2

Email: swingard@scottdoug.com

Tyler, Texas 75702 Tel.: (903) 531-3535

charley@pbatyler.com rcbunt@pbatyler.com Attorneys for Plaintiff SpaceTime3D, Inc.

Email: sburbank@scottdoug.com Attorneys for Defendant Apple Inc

Email: rearle@scottdoug.com

Certificate of Service

Pursuant to the Federal Rules of Civil Procedure and Local Rule CV-5, I hereby certify that all counsel of record who have appeared in this case are being served on this 13th day of January, 2024, with a copy of the foregoing via the Court's CM/ECF system.

3

/s/ Steven J. Wingard Steven J. Wingard